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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/500,904	02/09/2000	John B Harley	OMRF 161 CIP	3202
23579 7.	590 06/15/2004		EXAMINER	
PATREA L. I PABST PATEI 400 COLONY SUITE 1200	NT GROUP LLP	ART UNIT	PAPER NUMBER	
ATLANTA, G	A 30361		DATE MAILED: 06/15/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

## Notification of Non-Compliance With 37 CFR 1.192(c)

Application No.	Applicant(s)	
09/500,904	HARLEY ET AL.	
Examiner	Art Unit	
Shanon Foley	1648	

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on <u>08 April 2004</u> is defective for failure to comply with one or more provisions of 37 CFR 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192(c) within the longest of any of the following three **TIME PERIODS**: (1) **ONE MONTH or THIRTY DAYS** from the mailing date of this Notification, whichever is longer; (2) **TWO MONTHS** from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. **EXTENSIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136**.

1. The brief does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper

		heading or in the	proper order.	
2.			ot contain a statement of the status of all claims, pending or cancelled, or does not identify the (37 CFR 1.192(c)(3)).	
3.	$\boxtimes$		endment has been filed subsequent to the final rejection, and the brief does not contain a status of each such amendment (37 CFR 1.192(c)(4)).	
4.			ot contain a concise explanation of the claimed invention, referring to the specification by page and to the drawing, if any, by reference characters (37 CFR 1.192(c)(5)).	
5.		The brief does no	ot contain a concise statement of the issues presented for review (37 CFR 1.192(c)(6)).	
6.	$\boxtimes$	A single ground of rejection has been applied to two or more claims in this application, and		
	(a)		ts the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall presents arguments in support thereof in the argument section of the brief.	
	(b)		udes the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall does not present arguments in support thereof in the argument section of the brief.	
7.		The brief does no	ot present an argument under a separate heading for each issue on appeal (37 CFR 1.192(c)(8)).	
8.		The brief does n	ot contain a correct copy of the appealed claims as an appendix thereto (37 CFR 1.192(c)(9)).	
9.	$\boxtimes$	Other (including	any explanation in support of the above items):	
		An advisory action	is attached adressing the amendments submitted with the Anneal Brief	

An advisory action is attached adressing the amendments submitted with the Appeal Brief.

In section (4) of the appeal brief, Appellant includes a statement of when the claims were last amended, i.e. July 23, 2003. However, this amendment to the claims was not submitted after final. 37 CFR 1.192 (4) requires a statement of the status of any amendment filed subsequent to the final rejection. An amendment to the claims was filed April 5, 2004, but is not mentioned in the appeal brief.

The appeal brief states in section (7) that the claims do not stand or fall together and that further explanation is provided. Although Appellant discusses the invention in great detail, there is no further discussion found for which claims stand or fall together in the arguments section. Upon consideration of Appellant's arguments, it is decided that the rejection under 35 USC 103 is moot, but the rejection under 35 USC 112, first paragraph still stands. Appellant is required to state whether the claims still do not stand or fall together in view of this change.

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•	Application No.	Applicant(s)				
Advisory Action	09/500,904	HARLEY ET AL.				
Authory Model.	Examiner	Art Unit				
	Shanon Foley	1648				
The MAILING DATE of this communication a	ppears on the cover sheet with	the correspondence add	dress			
THE REPLY FILED 05 April 2004 FAILS TO PLACE therefore, further action by the applicant is required to nal rejection under 37 CFR 1.113 may only be either: ondition for allowance; (2) a timely filed Notice of Applicamination (RCE) in compliance with 37 CFR 1.114.	o avoid abandonment of this ap : (1) a timely filed amendment v beal (with appeal fee); or (3) a t	oplication. A proper repl which places the applica	iy to a ation in			
PERIOD FOR	REPLY [check either a) or b)]					
a) The period for reply expiresmonths from the m. b) The period for reply expires on: (1) the mailing date of the no event, however, will the statutory period for reply exp ONLY CHECK THIS BOX WHEN THE FIRST REPLY with 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). See have been filed is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date 2) as set forth in (b) above, if checked. Any reply received by the mely filed, may reduce any earned patent term adjustment. See 3	his Advisory Action, or (2) the date set or later than SIX MONTHS from the report of the INAS FILED WITHIN TWO MONTHS (2) The date on which the petition under 3 tod of extension and the corresponding of the shortened statutory period for Office later than three months after the	mailing date of the final reject OF THE FINAL REJECTION. B7 CFR 1.136(a) and the app g amount of the fee. The app reply originally set in the final	ropriate extension oropriate extension I Office action; or			
<ul> <li>1. A Notice of Appeal was filed on 10 March 2004.</li> <li>37 CFR 1.192(a), or any extension thereof (37 the second se</li></ul>	Appellant's Brief must be filed CFR 1.191(d)), to avoid dismiss	within the period set for sal of the appeal.	rth in			
2. The proposed amendment(s) will not be entered	d because:					
(a) they raise new-issues that would require fu	rther consideration and/or sear	rch (see NOTE below);				
(b) they raise the issue of new matter (see No						
<ul><li>(c)  they are not deemed to place the application</li><li>issues for appeal; and/or</li></ul>						
<ul><li>(d) ☐ they present additional claims without can</li><li>NOTE:</li></ul>	celing a corresponding number	r of finally rejected clain	ns.			
<ol><li>Applicant's reply has overcome the following re-</li></ol>						
<ol> <li>Newly proposed or amended claim(s) wo canceling the non-allowable claim(s).</li> </ol>	uld be allowable if submitted in	a separate, timely filed	l amendment			
5.☐ The a)☐ affidavit, b)☐ exhibit, or c)☐ request application in condition for allowance because:	for reconsideration has been o	considered but does NC	OT place the			
<ol> <li>The affidavit or exhibit will NOT be considered I raised by the Examiner in the final rejection.</li> </ol>	pecause it is not directed SOLE	ELY to issues which we	re newly			
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims	nent(s) a)⊡ will not be entered s would be rejected is provided	or b)⊠ will be entered below or appended.	and an			
The status of the claim(s) is (or will be) as follow	NS:					
Claim(s) allowed: <u>none</u> .						
Claim(s) objected to: none.						
Claim(s) rejected: 6-10 and 19-22.						
Claim(s) withdrawn from consideration: none.						
8.☐ The drawing correction filed on is a)☐ a	☐ The drawing correction filed on is a) ☐ approved or b) ☐ disapproved by the Examiner.					
9. Note the attached Information Disclosure State	ment(s)( PTO-1449) Paper No	(s)	٠			
10.⊠ Other: See Continuation Sheet						

. Patent and Trademark Office FOL-303 (Rev. 11-03)

tinuation of 10. Other: The amendment does not aid in overcoming the rejection under 35 USC 112, first paragraph..